

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

24-CV-4469

Junias Desruisseaux,  
PRO Se

DEARCY HALL, J.  
ESHKENAZI, M.J.

**CIVIL RIGHTS COMPLAINT**  
42 U.S.C. § 1983

Plaintiff,

[Insert full name of plaintiff/prisoner]

JURY DEMAND

YES ☒ NO ☐

-against-

- 1 Joseph Aniano 948620
- 2 Anthony Crescimanno 948824
- 3 Devin Baker 952439
- 4 Bekas Nicholas 950063
- 5 LT Ruiz
- 6 CAPT Beauvoir

Defendant(s).

[Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I]

- I. **Parties:** (In item A below, place your name in the first blank and provide your present address and telephone number. Do the same for additional plaintiffs, if any.)

A. Name of plaintiff Junias Desruisseaux

If you are incarcerated, provide the name of the facility and address:

11-11 Hazen street  
East Elmhurst 11370

Prisoner ID Number: #4412400130

RECD IN PRO SE OFFICE  
JUL 20 2024

If you are not incarcerated, provide your current address:

11-11 Hazen Street  
East Elmhurst NY 11370

Telephone Number: \_\_\_\_\_

**B. List all defendants.** You must provide the full names of each defendant and the addresses at which each defendant may be served. The defendants listed here must match the defendants named in the caption on page 1.

Defendant No. 1

Devin Baker  
Full Name  
Police Officer Tax ID 952439  
Job Title  
92-08 222<sup>nd</sup> St.  
Queens, N.Y. 11428  
Address

Defendant No. 2

Bekas Nicholas  
Full Name  
Police Officer 950063  
Job Title  
92-08 222<sup>nd</sup> St.  
Queens, N.Y. 11428  
Address

Defendant No. 3

Anthony Crescimanno  
Full Name  
Police Officer 948824  
Job Title  
92-08 222<sup>nd</sup> St

Page 3 Cont.

Defendant No. 6

"John" Beauvoir  
Full Name  
CAPT  
Job Title

92-08 222nd St  
Queens, N.Y. 11428  
Address

Defendant No. 7

"John" McIntosh  
Full Name  
AC  
Job Title

92-08 222nd St.  
Queens, NY 11428  
Address

Defendant No. 8

Jane/John Does) 1-6  
Full Name  
POM/POF  
Job Title

92-08 222nd St  
Queens, NY 11428  
Address

Page 1 Cont.

-against-

7 AC McIntosh  
8 Jane/John Does(s) (of the  
105<sup>th</sup> Precinct in Queens)  
1-6

Defendant(s)

Queens, NY 11428  
Address

Defendant No. 4

Joseph Aniano  
Full Name  
Police officer 948620  
Job Title  
92-08 222nd St.  
Queens, N.Y. 11428  
Address

Defendant No. 5

LT RUIZ  
Full Name  
LT  
Job Title  
92-08 222nd St.  
Queens, NY 11428  
Address

**II. Statement of Claim:**

(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8 ½ by 11 sheets of paper as necessary.)

Where did the events giving rise to your claim(s) occur? Around / Nearby  
Merruck Blvd & 129 St - Jamaica  
Queens - New York

When did the events happen? (include approximate time and date) January  
ninth (9), 2024 / 4:31 am

Facts: (what happened?)

Plaintiff, PROSe alleges:

- (1) as I was driving my vehicle on 129<sup>th</sup> St, my vehicle was intercepted and surrounded by at least 5 unmarked N.Y.P.D. vehicles. Officers with guns drawn pulled my friend "Brian Roberts" and I out of my vehicle - without warning - and proceeded to search our "persons" amidst our protest to not being searched. The officers, including at least one (1) female then searched my vehicle without my permission to do so. They left after returning our Papers/EI
- (2) Plaintiff also alleges: all of the officers were agents of each other - and all did the will of each other.
- (3) I allege, I was illegally searched and seized.

**II.A. Injuries.**

If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

Plaintiff also alleges: Because of the actions of the Defendants (and subsequent actions/indignities), Plaintiff has suffered and continues to suffer P.T.S.D, emotional trauma/distress. Induced anxiety and other emotional/psychological injuries.

III. **Relief:** State what relief you are seeking if you prevail on your complaint.

Because of the alleged action of the known/unknown Defendant, Plaintiff(s) has suffered acute trauma and demands monetary compensation to the amounts of \$3,000,000 or Three million U.S.D. - along with injunctions/protection against all of the known/unknown Defendants

I declare under penalty of perjury that on 5/28/24, I delivered this  
(date)  
complaint to prison authorities at RNDC to be mailed to the United  
(name of prison)  
States District Court for the Eastern District of New York.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 5/28/24

James Demers  
Signature of Plaintiff

Robert N. Davern Center  
Name of Prison Facility or Address if not incarcerated

11-11 Hazen Street  
East Elmhurst N.Y 11370  
Address

B+C 4412400130  
Prisoner ID#

Junias Desruisseaux #4412400130  
11.11 Hazen St (R NDC)  
E. Elmhurst, NY 11370



US  
Attn: Pro Se Office  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, N.Y. 11201

FILED  
IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D.N.Y.  
★ JUN 20 2024 ★  
BROOKLYN OFFICE